

UNITED STATES DISTRICT COURT
FILED
DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA) 2003 DEC 17 P 3:35
v.) U.S. DISTRICT COURT
PEDRO SANTOS) DISTRICT OF MASS-MJ-00900-MBB
)

DEFENDANT'S ASSENTED-TO MOTION TO CONTINUE
REMOVAL AND DETENTION HEARING

Defendant, Pedro Santos, respectfully moves this Court to continue the removal and detention hearing in this matter to January 20, 2004 at 2:30 p.m. As grounds for this motion, defendant needs additional time to adequately prepare for the hearing.

Assistant United States Attorney Peter Levitt assents to this motion.

PEDRO SANTOS
By his attorney,

J. Martin Richey
J. Martin Richey
BBO# 559902
Federal Defender Office
408 Atlantic Ave., 3rd Floor
Boston, MA 02210
Tel: 617-223-8061

CERTIFICATE OF SERVICE

I, hereby certify that a true copy of the above document was served upon Assistant U.S. Attorney Peter Levitt by delivery on December 17, 2003.

J. Martin Richey
J. Martin Richey